## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT: Hall et al

SERIAL NO.: 10/696274

FILED: 10/29/2003

**ART UNIT: 3625** 

EXAMINER: Allen, William

TITLE:

Interface for Conducting the Closing of a Real Estate Sale Over a Computerized

Network

ATTORNEY DOCKET NO.: ICLS 1001-3

Assistant Commissioner For Patents Washington, D.C. 20231

## Petition To Commission (37 C.F.R. §1.705(e))

Sir:

This is a petition under 37 C.F.R. §1.705(e) for reconsideration of the Patent Term Adjustment under 35 U.S.C. 154(b).

## Statement Of Facts

A Notice of Allowance and Patent Term Adjustment were mailed April 01, 2009. The Patent Term Adjustment determined by the U.S.P.T.O is 225 days (527 PTO days – 302 App days = 225 PTA days). Of the 302 App days, 259 App days were determined by the USPTO as the Applicant being non-responsive from 3/14/07 to 11/28/07.

## Point To Be Reviewed

3/14/07 - Applicants filed an amendment

9/18/07 - USPTO Examiner mailed an office action "Notice of Non Responsive Amendment - Impermissible Shift"

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11/28/07 - Applicants filed an amendment and reconsideration of "Notice of Non Responsive

Amendment"

01/23/08 - USPTO mailed an office action, wherein the Examiner held "the Applicants' remarks

regarding the Election by Original Presentation are persuasive..."

Summary: The Applicants were held responsive by the Examiner and the Patent Term Adjustment

calculation by the USPTO should not have included 259 Applicant days due to Applicants being non

responsive.

**Action Requested** 

Applicants' respectfully request that the Patent Term Adjustment period be reviewed and recalculated

and that the 259 App days used in the USPTO's Patent Term Adjustment calculation be removed from

the calculation.

Respectfully submitted,

/Kevin P. Correll/

05/02/09

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Date

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**FILE VIA PAIR**